1 2 3 4	Rebecca S. Widen, SBN 219207 HAAPALA, THOMPSON & ABERN, LLP 1939 Harrison Street, Suite 800 Oakland, California 94612 Tel: 510-763-2324 Fax: 510-273-8534 E-mail: rwiden@htalaw.com			
56	Attorneys for Defendants CITY OF SANTA CLARA, MIKE HORN, NATHAN CRESCINI, JOSH HIGGINS, FRANK HAGG and TROY CARDIN			
7				
8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO			
10	A. C., a minor, by and through his Guardian Ad Litem, MARK CALHOUN,	Case No.: 3:13-cv-03276-HSG (NC)		
11	Plaintiff,	STIPULATION AND ORDER EXTENDING PRETRIAL DEADLINES		
12	vs.	BY ONE WEEK		
13 14	CITY OF SANTA CLARA, a municipal corporation; MIKE HORN, individually and in			
15	his official capacities as a police officer for the CITY OF SANTA CLARA Police Department;			
16	NATHAN CRESCINI, individually and in his official capacities as a police officer for the			
17	CITY OF SANTA CLARA Police Department; JOSH HIGGINS, individually and in his official			
18	capacities as a police officer for the CITY OF SANTA CLARA Police Department; FRANK			
19	HAGG, individually and in his official capacities as a police officer for the CITY OF SANTA			
$\begin{bmatrix} 1 \\ 20 \end{bmatrix}$	CLARA Police Department; TROY CARDIN; individually and in his official capacities as a			
21	police officer for the CITY OF SANTA CLARA Police Department; and DOES 1-50, inclusive,,			
22	Defendants.			
23				
24	IT IS HERERY STIPLII ATED RY AND	RETWEEN THE PARTIES, through their		
25	IT IS HEREBY STIPULATED BY AND BETWEEN THE PARTIES, through their			
26	attorneys of record, as follows:			
	The parties request a one-week extension of the current pretrial deadlines in this matter,			
27	in order to allow additional time for the Court's ruling to be issued on defendants' pending motion for summary judgment and to allow the 9/1/15 settlement conference to take place prior			
28	motion for summary judgment and to allow the s	o/ 1/13 settlement conference to take place prior		

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to the pretrial deadlines maturing.

If defendants' motion for summary judgment is granted in its entirety, the ruling will eliminate the parties' need to incur the significant costs associated with pretrial preparation. If partial summary judgment is granted, the ruling will dictate what claims are going forward to trial, and the parties will require this information prior to preparing their evidence and arguments.

Additionally, the first of the current pretrial deadlines falls on the date the parties were recently ordered to appear at a settlement conference with Magistrate Judge Nathanael Cousins, on September 1, 2015 (Docket nos. 99, 100). The parties wish to avoid the expense of pretrial preparation prior to engaging in settlement negotiations, and also wish to avoid having that deadline fall on a date where they are otherwise engaged in a court-ordered appearance at a settlement conference.

For the foregoing reasons, the parties jointly request that the pretrial deadlines be extended one week, as follows:

Last day to provide to every other party a set of all proposed exhibits and documentary materials to be used in case in chief at trial,	<u>Old</u>	<u>New</u>
together with exhibit list	9/1/15	9/8/15
Last day to file motions in limine	9/8/15	9/15/15
Last day to file oppositions to motions in limine, joint pre-trial statement, jury instructions, voir		
dire, verdict forms, statement of case, optional trial brief	9/15/15	9/22/15
Pretrial conference	9/29/15	same
Trial	10/13/15	same

Dated: August 21, 2015 LAW OFFICES OF JOHN L. BURRIS

> */s/ DeWitt M. Lacy By: DeWitt M. Lacy Attorneys for Plaintiffs *Mr. Lacy provided his consent that this document be electronically filed.

	1	Dated: August 21, 2013 HAAPALA, THOMPSON & ABERN, LLP
	2	
	3	By: /s/ Rebecca S. Widen Rebecca S. Widen
	4	Attorneys for Defendants
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	6	<u>ORDER</u>
	7	IT IS SO ORDERED that the current pretrial deadlines are extended by one week, in
	8	accordance with the schedule set forth in the table above.
	9	Dated: August 24, 2015
	10	Harwood & Sell J
0	11	Honorable Haywood S. Gilliam, Jr. United States District Judge
in LLF	12	Cinica States District stage
& Abern LLP Law iliding Suite 800 a 94612 763-2324 :73-8570	13	
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